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Horses—Slaughtering and Sale of Horseflesh for Food—Regulation of. (Reg. Dept. of H., Dec. 21, 1915.)

Resolved, That section 327 of the Sanitary Code be and the same is hereby amended and made to read as follows:

SEC. 327. *Slaughtering of horses and sale of horseflesh for food regulated.*—The business of slaughtering horses shall not be conducted in the city of New York, nor shall any horseflesh be brought into or held, kept, or offered for sale in said city without a permit therefor, issued by the board of health, or otherwise than in accordance with the terms of said permit and the regulations of said board.

Meat—Sale of Flesh of Young Animals Prohibited—Unwholesome Fish or Fowl. (Reg. Dept. of H., Dec. 21, 1915.)

Resolved, That section 160 of the Sanitary Code be, and the same is hereby, amended and made to read as follows:

SEC. 160. *Calves, pigs, lambs, fish, birds, and fowl; sale regulated.*—No calf, or the meat thereof, shall be brought into the city of New York, or held, sold, or offered for sale for human food which, when killed, was less than four weeks old. No pig, or the meat thereof, shall be brought into the city of New York, or held, sold, or offered for sale for human food which, when killed, was less than five weeks old. No lamb, or the meat thereof, shall be brought into the city of New York, or held, sold, or offered for sale for human food which, when killed, was less than eight weeks old. Nor shall any meager, sickly, or unwholesome fish, birds, or fowl be brought into said city, or held, sold, or offered for sale for human food therein. (S. C. sec. 43.)

Water Tanks on Buildings—Covering of—Emptying and Cleaning. (Reg. Dept. of H., Dec. 21, 1915.)

Resolved, That section 61 of the Sanitary Code be, and the same is hereby, amended and made to read as follows:

SEC. 61. *Water tanks on roofs of buildings; their use regulated.*—Every tank for holding water located on the roof or external part of a building shall be kept completely covered with a tight-fitting cover. Every tank from which water is furnished for drinking and domestic purposes shall be emptied and the inside thoroughly cleaned at least once a year and at such other times as may be directed by the sanitary superintendent or an assistant sanitary superintendent of the department of health. (S. C., sec. 62a.)

Cows—Importation into City for Purposes Other than Slaughter—Certificate Stating Freedom from Tuberculosis Required. (Reg. Dept. of H., May 25, 1915.)

Resolved, That section 13 of the Sanitary Code be, and the same is hereby, amended so as to read as follows:

SEC. 13. *Tuberculin test of cows; certificate.*—No milch cow or cows intended for any purpose other than slaughter shall be admitted to the city of New York unless accompanied by a certificate stating that the said cow is free from tuberculosis, so far as may be ascertained by physical examination and the application of the tuberculin test. Said certificate shall contain a physical description of the cow sufficiently accurate for the purpose of identification and must be signed by a legally licensed veterinarian, who shall state the date and place of his registration. The certificate shall also bear a number, which must correspond with a tag that shall have been securely attached to and be on the ear of the cow. The certificate shall also contain date of the examination, which examination shall have been made not more than 60 days prior to the time the cow indicated therein is brought into the city; it must also contain the place of examination, the temperature of the cow for 10 hours prior to the

injection of tuberculin, the name, quality, and character of the preparation of tuberculin used, the location of the injection, the quantity injected, and the temperature from the sixth to the twenty-fourth hours after the injection, or until the reaction is completed.

Garbage, Refuse, and Ashes—Collection, Removal, and Disposal. (Chap. 500, Act N. Y. Legislature, May 3, 1915.)

SECTION 1. Section 542 of the Greater New York charter, as reenacted by chapter 466 of the laws of 1901, is hereby amended so as to read as follows:

SEC. 542. 1. *Piers, docks, slips, etc., for use of department and public; removal of refuse.*—The department, bureau, or city officer, authority, or authorities, which shall from time to time have the management and control of the public docks, piers, and slips of the city, shall designate and set apart for the use of said commissioner [of street cleaning] and for the borough presidents of the boroughs of Queens and Richmond, suitable and sufficient slips, piers, and berths in slips, located as the said commissioner or borough presidents may require, and such as shall be convenient and necessary for his or their use in executing the duty hereby imposed upon them, or either of them, excepting slips, docks, and piers on the East River set apart for the use of canal boats. The said commissioner or borough president may, with the approval, in writing, of the board of estimate and apportionment, lease piers, slips, or wharves for the necessary purposes of the duties by this act conferred upon them, or either of them, whenever suitable piers, slips, or wharves owned by or under the control of the city can not be obtained or are not set apart and designated as in this section provided.

The commissioner of street cleaning and the presidents of the boroughs of Queens and Richmond are hereby empowered to issue permits for the disposal of garbage, ashes, rubbish, street sweepings, and other wastes on such terms and conditions as they shall prescribe, to any person, firm, or corporation and to other public departments, boards, bodies, or officers, to use the dumping boards, transfer stations, disposal works, and other property so designated, set apart, or leased. They shall also have the power to make rules and regulations governing the use of said dumping boards, transfer stations, disposal works, and other property in his or their control; and said permits may be revoked by them at pleasure.

The commissioner of street cleaning and the presidents of the boroughs of Queens and Richmond may require any person, firm, or corporation desiring to deposit garbage, ashes, rubbish, street sweepings, or waste of any kind, at the said dumping boards, transfer stations, disposal works, or other property controlled by the department or office, to pay for the removal and disposal of said garbage, ashes, rubbish, street sweepings, or waste of any kind, at the rates fixed by the board of estimate and apportionment. The commissioner of street cleaning and the presidents of the boroughs of Queens and Richmond are also empowered to collect, remove, and dispose of garbage, ashes, rubbish, street sweepings, and all wastes, including trade waste from business, industrial, manufacturing, or other establishments conducted for profit, and to charge for such collection, removal, and disposal at the rates fixed by the board of estimate and apportionment.

2. All moneys received by the city pursuant to the provisions of this section shall be paid to the general fund.

Garbage and Refuse from Public Eating Places—Care and Disposal—Receptacles. (Reg. Dept. of H., Dec. 21, 1915.)

Resolved, That regulation 28 of the regulations¹ adopted March 30, 1915, governing the preparation, storing, offering for sale and selling of food and drink in kitchens, serving and dining rooms of hotels, restaurants, boarding houses, cafés, lunch rooms,